

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF MISSISSIPPI
OXFORD DIVISION**

UNITED STATES OF AMERICA

PLAINTIFF

V.

NO. 3:24-CV-288-DMB-RP

LEVELLE JACKSON, JR.

DEFENDANT

ORDER

On September 12, 2024, the United States of America filed a complaint against Levelle Jackson, Jr., in the United States District Court for the Northern District of Mississippi seeking “to recover treble damages and civil penalties under the False Claims Act (‘FCA’), … and to recover money for common law or equitable causes of action for payment by mistake and unjust enrichment based upon Jackson’s receipt of Paycheck Protection Program (‘PPP’) funds to which he was not entitled.” Doc. #1 at PageID 1. The complaint alleges that based on misrepresentations by Jackson, Jackson received PPP loan proceeds of \$20,390.00, for which the Small Business Administration (“SBA”) paid \$2,500.00 in processing fees to the financial institution involved, and that also based on his false representations, the SBA forgave the loan. *Id.* at PageID 6.

On September 19, 2024, a “Joint Motion for Entry of Consent Judgment” was filed in which the government and Jackson represent that they “have agreed to resolve [this] litigation” and “to the entry of a consent judgment on the terms provided in the proposed [consent judgment].” Doc. #4 at PageID 16. Both the joint motion and the proposed consent judgment are signed by an Assistant United States Attorney and by Jackson who appears pro se. *Id.*

Generally, before entering a consent judgment, also called a consent decree, courts must decide whether it represents a reasonable factual and legal determination based on the facts of record, whether established by evidence, affidavit, or stipulation. Courts must also ascertain that the settlement is fair and that it does not violate the Constitution, statutes, or jurisprudence. In assessing the propriety of

giving judicial imprimatur to the consent decree, the court must also consider the nature of the litigation and the purposes to be served by the decree.

Jones v. Gusman, 296 F.R.D. 416, 428–29 (E.D. La. 2013) (cleaned up).

The Court has reviewed the proposed consent judgment—which requires Jackson to pay \$22,982.32 plus interest and a \$405.00 filing fee—and finds that it represents a fair and reasonable factual and legal determination based on the facts of record. The Court also concludes that the proposed consent judgment does not violate the Constitution, statutes, or jurisprudence. Finally, the proposed consent judgment is consistent with the nature of this litigation. Accordingly, the “Joint Motion for Entry of Consent Judgment” [4] is **GRANTED**. The proposed consent judgment will be signed and entered by the Court.

SO ORDERED, this 20th day of September, 2024.

/s/Debra M. Brown
UNITED STATES DISTRICT JUDGE